

Annual 47 C.F.R. § 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2008

Date filed: 3/3/2008

Name of company covered by this certification: Local Communications Network, LLC and BringCom, LLC^{1/}

Form 499 Filer ID: 826399

Name of signatory: Fabrice Langreney

Title of signatory: President

I, Fabrice Langreney, certify that I am an officer of the company named above and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R.§ 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq*. of the Commission's rules.

The company has not taken any actions against data brokers in the past year and company has no information of any processes pretexters are using to attempt to access CPNI.

Local Communications Network, LLC and BringCom, LLC were granted approval of a Transfer of Control and transfer of related licenses last year. See WC Docket No. 07-248, Notice of Domestic Section 214 Authorizations Granted, Public Notice, DA 07-4921 (rel. Dec. 10, 2007); FCC file number ITC-214-19980506-00298; FCC file number ITC-T/C-20071029-00440; Report No. TEL-01212, International Authorizations Granted, Public Notice, DA 07-4897 (rel. Dec. 6, 2007).

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

Signed

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Statement Accompanying Annual Compliance Certificate

Pursuant to Section 64.2009 of the rules and regulations adopted by the Federal Communications Commission ("Commission"), 47 C.F.R. § 64.2009, Local Communications Network, LLC and BringCom, LLC^{1/} (hereafter referred to as "LCN") have prepared this statement regarding compliance with the Commission's rules pertaining to customer proprietary network information, as defined in Section 222(h)(1) of the Communications Act of 1934, as amended, 47 U.S.C. § 222(h)(1) ("CPNI").

LCN has established the following practices to protect CPNI:

- Employee Education: LCN employees are made aware of their obligations to comply with CPNI confidentiality requirements.
- Informing Customers: LCN customers are made aware of the Commission's CPNI rules and the requirement that CPNI be kept confidential.
- Customer CPNI Restriction: LCN customers can restrict the use of their CPNI
 to the extent use of their CPNI may be restricted pursuant to the Commission's
 CPNI rules.

In the event LCN conducts a marketing campaign that utilizes CPNI, LCN will utilize the following procedures:

- System to Retain Records of LCN's Sales and Marketing Campaigns: LCN
 will maintain records relating to sales and marketing campaigns that use CPNI.
- Supervisory Review Process for All Sales and Marketing Campaigns: Sales
 and marketing campaigns will be reviewed to ensure that they comply with the
 Commission's CPNI rules. LCN will retain records of such reviews.
- Process to Maintain Customer Approvals: LCN will obtain customer consent
 to use CPNI and retain records of such approvals. When customer approval is
 required, LCN's system will allow its employees, affiliates, agents, joint venture
 partners, or independent contractors to determine the status of a customer's
 approval to use its CPNI.

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Procedures to Communicate Opt-Out Failures to the FCC: LCN will have
procedures in place to determine when its opt-out procedures are not working
effectively, and will notify the Commission by letter within five business days if
its opt-out mechanism is not working properly.

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